

Rule(s) Review Checklist Addendum (This form must be filled out electronically.)

This form is to be used only if the rule(s) was/were previously reviewed, and has/have not been amended/repealed subsequent to that review.

All responses should be in **bold** format.

Document Reviewed (include title): WAC 458-20-151, Dentists, Dental Laboratories, and Physicians

Date last reviewed: 7/21/98

Current Reviewer: Pat Moses

Date current review completed: 9/12/01

Is this document being reviewed at this time because of a taxpayer or association request? (If "YES", provide the name of the taxpayer/association and a brief explanation of the issues raised in the request). **YES** NO X

Type an "x" in the column that most correctly answers the question, and provide clear, concise, and complete explanations where needed.

1. Briefly describe the subject matter of the rule(s):

Rule 151 explains the application of excise tax to the activities of dentists, dental laboratories, and physicians. It also explains the application of the retail sales and use taxes to purchases, as well as sales tax liability on sales made by these businesses.

2. Related statutes, interpretive statements, court decisions, BTA decisions, and WTDs: (Excise Tax Advisories (ETAs), Property Tax Advisories (PTAs), Property Tax Bulletins (PTBs) and Audit Directives (ADs) are considered interpretive statements.)

| YES | NO | | |
|--|--|--|--|
| | X | Are there any statutory changes subsequent to the previous review of this rule | |
| | | that should be incorporated? | |
| | X | Are there any interpretive statements not identified in the previous review of | |
| | | this rule that should be incorporated? (An Ancillary Document Review | |
| | | Supplement should be completed for each and submitted with this completed | |
| | | form.) | |
| X Are there any interpretive statements that should be | | Are there any interpretive statements that should be repealed because the | |
| | information is currently included in this or another rule, or the information is | | |
| | | incorrect or not needed? (An Ancillary Document Review Supplement should | |
| | | be completed for each and submitted with this completed form.) | |
| | X | Are there any Board of Tax Appeal (BTA) decisions, court decisions, or | |



| | Attorney Generals Opinions (AGOs) subsequent to the previous review of this | |
|--|---|--|
| | rule that provide information that should be incorporated into this rule? | |
| X | Are there any administrative decisions (e.g., Appeals Division decisions | |
| | (WTDs)) subsequent to the previous review of this rule that provide | |
| | information that should be incorporated into the rule? | |
| X Are there any changes to the recommendations in the previous review of the | | |
| | rule with respect to any of the types of documents noted above? (An | |
| | Ancillary Document Review Supplement should be completed if any changes | |
| | are recommended with respect to an interpretive statement.) | |

If the answer is "yes" to any of the questions above, identify the pertinent document(s) and provide a brief summary of the information that should be incorporated into the document.

While there has not been any pertinent statutory changes since this rule was last reviewed, as stated in the previous review of this rule the rule does need to be revised to incorporate changes made by chapter 168, Laws of 1998.

3. Additional information: Identify any additional issues (other than that noted above or in the previous review) that should be addressed or incorporated into the rule. Note here if you believe the rule can be rewritten and reorganized in a more clear and concise manner.

None

4. LISTING OF DOCUMENTS REVIEWED: The reviewer need identify only those documents that were not listed in the previous review of the rule(s). (Use "bullets" with any lists, and include documents discussed above. Citations to statutes, interpretive statements, and similar documents should include titles. Citations to Attorneys General Opinions (AGOs) and court, Board of Tax Appeals (BTA), and Appeals Division (WTD) decisions should be followed by a brief description (i.e., a phrase or sentence) of the pertinent issue(s).)

Statute(s) Implemented: **None additional since last review**

Interpretive statements (e.g., ETAs and PTAs): None additional since last review

Court Decisions: None additional since last review

Board of Tax Appeals Decisions (BTAs): None additional since last review

Administrative Decisions (e.g., WTDs): None additional since last review

Attorney General's Opinions (AGOs): None additional since last review

Other Documents (e.g., special notices or Tax Topic articles, statutes or regulations administered by other agencies or government entities, statutes, rules, or other documents that were reviewed



but were not specifically relevant to the subject matter of the document being reviewed): **None additional since last review**



4. Review Recommendation:

| <u>X</u> | Amend | | | |
|----------|---|--|--|--|
| | Repeal (Appropriate when repeal is not conditioned upon another rule-making action.) | | | |

Leave as is (Appropriate even if the recommendation is to incorporate the current information into another rule.)

Begin the rule-making process for possible revision. (Applies only when the

Department has received a petition to revise a rule.)

Explanation of recommendation: Provide a brief summary of your recommendation, whether the same as or different from the original review of the document(s). If this recommendation differs from that of the previous review, explain the basis for this difference.

If recommending that the rule be amended, be sure to note whether the basis for the recommendation is to:

- Correct inaccurate tax-reporting information now found in the current rule;
- Incorporate legislation;
- Consolidate information now available in other documents (e.g., ETAs, WTDs, court decisions); or
- Address issues not otherwise addressed in other documents (e.g., ETAs, WTDs, court decisions).

Rule 151 should be amended to incorporate legislative changes made by chapter 168, Laws of 1998. This legislation removes dental laboratories from the service B&O tax classification and places this activity in the manufacturing classification. The law also provides a retail sales and use tax exemption for dental appliances and devices (such as crowns, dentures, etc.) and their components.

| 5. | Manager action: | Date: |
|----|-------------------|------------------------|
| | Reviewed and a | ccepted recommendation |
| Am | endment priority: | |
| | 1 | |
| | 2 | |
| | 3 | |
| | 4 | |

